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5	ATTORNEYS FOR Defendant,		
6	DILLON JOHNSON		
7			
8	UNITED STATES DISTRICT COUNT		
9	EASTERN DISTRICT OF CALIFORNIA		
10	UNITED STATES OF AMERICA,	Case No: 1:20-MJ-00075-SKO	
11		Case 110. 1.20-1113-00073-5180	
12	Plaintiffs,	STIPULATION TO ALLOW	
13	V.	TRAVEL AND ORDER	
14	DILLON JOHNSON,		
15	Defendant.		
16			
17	TO: THE HONORABLE MAGISTS	RATE HIDGE SHEHA K ORERTO AND TO	
18	TO: THE HONORABLE MAGISTRATE JUDGE SHEILA K. OBERTO, AND TO THE UNITED STATES ATTORNEY AND HIS REPRESENTATIVE, ASSISTANT UNITED		
19	STATES ATTORNEY, JUSTIN GILIO:	no refrederitive, rigolorium emile	
20	Defendant, DILLON JOHNSON, by and through his counsel, MARK W. COLEMAN, of		
21		an order allowing him to travel to Madera for the	
22		-	
23		odian, on Thursday, November 26, 2020, between	
24	the hours of 12:00 p.m. and 7:00 p.m.		
25	Currently, Defendant, DILLON JOHNS	SON, is on pretrial release on a secured bond of	
26	\$9,000.00, ordered home detention, and location	n monitoring.	
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1	Mr. Johnson is requesting that	at the court allow him to travel with his third party custodian,
2	Paula Duclo, to Madera on Nove	ember 26, 2020, to celebrate Thanksgiving with a small
3	gathering of his family in Madera.	Mr. Johnson is requesting permission to leave his residence
4	on Thursday, November 26, 2020	at 12:00 p.m., to travel to Madera, and return home on
5	November 26, 2020, by 7:00 p.m.	He will be in the presence and custody of his third party
6	custodian, Paula Duclo, at all times.	
7	Mr. Johnson has communicated with Pre-Trial Services Officer, Renee Basturo, with	
8		
9	respect to this request. Officer Basturo has confirmed with counsel that Mr. Johnson has been in	
10	full compliance with his conditions of release and has adhered with location monitoring	
11	requirements.	
12	Counsel has communicated with Assistant United States Attorney Justin Gilio who has	
13	no objection to allowing the Defendant to travel to Madera for Thanksgiving.	
14	IT IS SO STIPULATED.	
15		
16	Dated: November , 2020.	Respectfully Submitted,
17		NUTTALL & COLEMAN
		/s/ Mark W. Coleman
18		MARK W. COLEMAN Attorney for Defendant, DILLON JOHNSON
20	Dated: November , 2020.	UNITED STATES ATTORNEY'S OFFICE
21		/s/ Justin Gilio
22		JUSTIN GILIO Assistant U.S. Attorney
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1	<u>ORDER</u>
2	GOOD CAUSE APPEARING THEREFORE,
3	IT IS HEREBY ORDERED that Defendant, DILLON JOHNSON, be allowed to trave
4	with his third party custodian to Madera on Thursday, November 26, 2020, between the hours o
5	12:00 p.m. and 7:00 p.m., for Thanksgiving.
6	IT IS FURTHER ORDERED that Defendant, DILLON JOHNSON, be released from
7	his location monitor during the time periods set forth above only.
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9	IT IS SO ORDERED.
10	Dated: November 25, 2020   S   Sheila K. Oberto
11	UNITED STATES MAGISTRATE JUDGE
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